

EXHIBIT O



Amy B

Re: Deposition

To: te

December 2, 2024 at 8:23 AM

Mr. Murrey - I am in receipt of this M&C letter. I will respond by the end of the week as I'm with family for the holiday.

Amy Blalock
310-569-6182
amyblalock@gmail.com

On Nov 27, 2024, at 6:56 PM, te <2@lucasmurrey.io> wrote:

Dear Ms. Blalock,
please see my second meet & confer letter regarding your failure to provide adequate responses to my requests for production of documents, set two (2).

<M&CDrMurreyVBlalock.pdf>

Dr. Lucas Murrey
Ph.D Yale University
Author of Hölderlin's Dionysiac Poetry and Nietzsche: The Meaning of Earth
SocialMedia: sickoscoop.com/lucas
Website: lucasmurrey.com

⋮ See More

EXHIBIT P

Dr. Stewart Lucas Murrey
1217 Wilshire Blvd. # 3655
Santa Monica, CA 90403
Tel.: (424) 278-3017
Email: 2@lucasmurrey.io
SocialMedia: sickoscoop.com/lucas
Website: lucasmurrey.com

6 December 2024

Via Email (Sent as a Scanned Copy of the Signed Document) to:

Ms. Amy Lynne Blalock
1001 Gayley Ave. # 24381
Los Angeles, CA 90024
Tel. (310) 569-6182
amyblalock@gmail.com

Re: Dr. Murrey v. Ms. Blalock; Adversary Case No.: 24-ap-01152-BR
**Failure of Defendant Ms. Blalock to Provide Complete and Thorough Responses to
Plaintiff Dr. Murrey's Interrogatories, Set Two (2), No.s 22 and 23; and Requests
for Production of Documents, Set Two (2), No.s 41, 42 and 44**

Dear Ms. Blalock,

Although you stated in an email from 2 December 2024 that you would provide good faith responses to the above-noted discovery interrogatories and requests by the end of this week, you have failed to provide any response whatsoever. Please be advised that because you are forcing me to file a second motion to compel I will seek any and all sanctions as well as any and all further legal remedies for your reckless refusal to abide by federal discovery laws.

Truly,

/s/ Stewart Lucas Murrey
Dr. Stewart Lucas Murrey
Plaintiff & Plaintiff in Pro Se

EXHIBIT Q

Legal Defense Fund for Women of LA



Anonymous Defendant is organizing this fundraiser.

\$5,747 raised

Share

The organizer has current
new donations to this fundraiser.



**This fundraiser is
you**



Misty Alderaan
\$25 · 7 mos



Anonymous
\$100 · 7 mos

EXHIBIT R

Amy Blalock
1001 Gayley Ave #24381
Los Angeles, CA 90024
amyblalock@gmail.com

In Pro Se

UNITED STATES BANKRUPTCY COURT
CENTRAL DISTRICT OF CALIFORNIA

In re: AMY LYNNE BLALOCK, an individual; Debtor, STEWART LUCAS MURREY, an individual; Plaintiff, AMY LYNNE BLALOCK, an individual; Debtor	Adversary Case No. 24-AP-01152-BR Bankruptcy Case No. 24-bk-12532-BR Chapter: 7 DEFENDANTS RESPONSES AND OBJECTIONS TO: PLAINTIFF'S DR. MURREY'S REQUESTS FOR ADMISSION TO DEFENDANT MS. BLALOCK (SET TWO)
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PROPOUNDING PARTY: Plaintiff Dr. Murrey

RESPONDING PARTY: Defendant Amy Blalock

SET NUMBER: TWO

1 RESPONDING PARTY hereby answer PROPOUNDING PARTY'S PLAINTIFF'S DR.
2 MURREY REQUESTS FOR ADMISSION TO DEFENDANT MS. BLALOCK (SET TWO)

3
4 **REQUEST FOR ADMISSION NO. 20:**

5 Admit that you have no evidence to support your claim that you made on your
6 GoFundMe webpage that plaintiff stalked Elly Shariat.

7 **RESPONSE TO REQUEST FOR ADMISSION NO. 20:**

8 Deny.

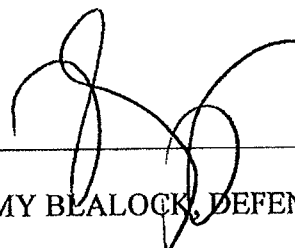
9
10 **REQUEST FOR ADMISSION NO. 21:**

11 Admit that Elly Shariat's statement that she was stalked by plaintiff that appeared on your
12 GoFundMe webpage was removed by GoFundMe because it is false.

13 **RESPONSE TO REQUEST FOR ADMISSION NO. 21:**

14 Deny.

15 Dated: November 17, 2024

16 
17 AMY BLALOCK, DEFENDANT
18 IN PRO SE

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VERIFICATION

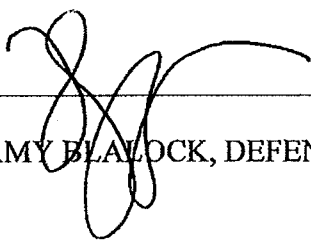
I, Amy Blalock, declare as follows:

1. I am the defendant in the adversary proceeding titled: 24-ap-01152-BR pending in the Central District of California.
2. I have read the foregoing **DEFENDANTS RESPONSES AND OBJECTIONS TO: PLAINTIFF'S DR. MURREY'S REQUESTS FOR ADMISSION TO DEFENDANT MS. BLALOCK (SET TWO)**
3. I am informed and believe that the same is true and correct.

I declare under penalty of perjury under the laws of the United States of America that the foregoing answers are true and correct.

Executed at: Los Angeles, CA

Date: November 17th, 2024



AMY BLALOCK, DEFENDANT, IN PRO SE

EXHIBIT S

1 Dr. Stewart Lucas Murrey
1217 Wilshire Blvd. # 3655
2 Santa Monica, CA 90403
Tel.: (424) 278-3017
3 Email: 2@lucasmurrey.io
Website: lucasmurrey.com
4 SocialMedia: sickoscoop.com/lucas

5 Plaintiff & Plaintiff in Pro Se

6
7 **UNITED STATES BANKRUPTCY COURT**
8 **CENTRAL DISTRICT OF CALIFORNIA**
9

10 In re:

11 MS. AMY LYNNE BLALOCK, an
12 individual;

Debtor,

13 DR. STEWART LUCAS MURREY, an
14 individual;

Plaintiff,

15 MS. AMY LYNNE BLALOCK, an
16 individual;

Defendant.

Amended Adversary Complaint Case No.
24-ap-01152-BR

[Assigned to: Hon. Judge Barry Russell]

Related: Bankruptcy Case No.
24-bk-12532-BR-Chapter 7

[Assigned to: Hon. Judge Barry Russell]

PLAINTIFF'S DR. MURREY'S
DEMAND FOR INSPECTION AND
PRODUCTION OF DOCUMENTS TO
DEFENDANT MS. BLALOCK (SET
ONE)

19
20 PROPOUNDING PARTY: Plaintiff Dr. Murrey

21 RESPONDING PARTY: Defendant Ms. Blalock

22 SET NO.: ONE

23 Pursuant to Rule 34 of the Federal Rules of Civil Procedure, Plaintiff Dr.

24
25 Murrey hereby requests that Defendant Ms. Blalock (1) respond to this request, in
26 writing, within thirty (30) days from the date of service, and (2) produce and permit
27 inspection and copying of the documents described herein. The place of inspection
28

PLAINTIFF DR. MURREY'S DEMAND FOR INSPECTION AND PRODUCTION OF DOCUMENTS TO
DEFENDANT MS. BLALOCK

9 **DEMAND FOR PRODUCTION NO. 10:**

10
11 Any and all evidence of plaintiff having stalked Elly Shariat.

12 **DEMAND FOR PRODUCTION NO. 11:**

13
14 Any and all evidence of plaintiff having stalked anyone.

RESPONSE TO DEMAND FOR PRODUCTION NO. 10:

The responding party is unable to produce evidence for Request No. 10 because I never
knew Elly Shariat before the state lawsuit.

3

RESPONSE TO DEMAND FOR INSPECTION AND PRODUCTION OF DOCUMENTS SET ONE

RESPONSE TO DEMAND FOR PRODUCTION NO. 11:

The responding party is unable to produce evidence for Request No. 11 because the
requested evidence is something I am unaware of.

VERIFICATION

I, Amy Blalock, declare as follows:

1. I am the defendant in the adversary proceeding titled: 24-ap-01152-BR pending in the
Central District of California.

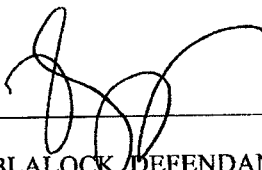
2. I have read the foregoing **DEFENDANTS RESPONSES TO: PLAINTIFF'S DR.
MURREY'S DEMAND FOR INSPECTION AND PRODUCTION OF DOCUMENTS
TO DEFENDANT MS. BLALOCK (SET TWO)**

3. I am informed and believe that the same is true and correct.

I declare under penalty of perjury under the laws of the United States of America that the
foregoing answers are true and correct.

Executed at: Los Angeles, CA

Date: November 17th, 2024



AMY BLALOCK, DEFENDANT, IN PRO SE

EXHIBIT T



Amy Blalock

Back in 2017, I matched with him and before we went on a date, my coworker was like - you better look him up. So I did, saw that he is likely a sociopath. So naturally, I went on a date with him. 🤖 secretly it was so I could record him bc my life needs more drama.

I have a work phone and personal phone. I put them stacked on the bar in front of me and one of them was recording. About 5 mins into sitting there, he grabbed both of my phones and was like 'let me see these' and I was like OH SHIT, I'm caught but luckily I got the phones away from him. Like who does that?

Anyway, after like one drink, he's asked me to join him at his friends house. Which I declined. It's weird how he tries to get you to leave a place with him.

Anyway, dontttttt go out with this guy.

Like Reply

→ 3 Replies

EXHIBIT U

REQUEST FOR ADMISSION NO. 2:

Admit that you never recorded Plaintiff

RESPONSE TO REQUEST FOR ADMISSION NO. 2:

Admit

VERIFICATION

1. Amy Blalock, declare as follows:

1. I am the defendant in the adversary proceeding titled: 24-ap-01152-BR pending in the
Central District of California

2. I have read the foregoing **DEFENDANTS RESPONSES AND OBJECTIONS TO:**
PLAINTIFF'S DR. MURREY'S REQUESTS FOR ADMISSION TO DEFENDANT MS.
BLALOCK (SET ONE)

3. I am informed and believe that the same is true and correct.

I declare under penalty of perjury under the laws of the United States of America that the
foregoing answers are true and correct.

Executed at: Woodland Hills, CA

Date: November 7th, 2024

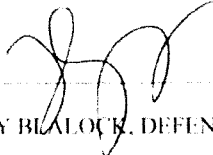

AMY BLALOCK, DEFENDANT, IN PRO SE

EXHIBIT V

REQUEST FOR ADMISSION NO. 6:

3

RESPONSE TO DISCOVERY SET ONE

Admit that you received rewards, compensation and/or benefits such as Facebook points for
your comments in AWDTSO

RESPONSE TO REQUEST FOR ADMISSION NO. 6:

Deny

VERIFICATION

1. Amy Blalock, declare as follows

1. I am the defendant in the adversary proceeding titled 24-ap-01152-BR pending in the
Central District of California

2. I have read the foregoing **DEFENDANTS RESPONSES AND OBJECTIONS TO:**
PLAINTIFF'S DR. MURREY'S REQUESTS FOR ADMISSION TO DEFENDANT MS.
BLALOCK (SET ONE)

3. I am informed and believe that the same is true and correct

I declare under penalty of perjury under the laws of the United States of America that the
foregoing answers are true and correct

Executed at Woodland Hills, CA

Date: November 7th, 2024



AMY BLALOCK, DEFENDANT, IN PRO SE

EXHIBIT W





Amy Blalock 72 points

[Message](#) [Add friend](#) [View profile](#)

Group posts Amy's contributions

72 points

in [Are We Dating The Same Guy? | Los Angeles](#)

Amy is getting closer to a badge!

Amy is 128 points away from getting the Top Contributor badge in this group.





How Amy earned points



Interactions
72 points


Her role
0 points

Make your mark too! Track your progress toward becoming a top contributor.

[See your points](#)





Amy Blalock 72 points

[Message](#) [Add friend](#) [View profile](#)

Group posts Amy's contributions

Intro

Member of [Are We Dating The Same Guy? | Los Angeles](#) since March 20, 2024

Group posts

Things in common

Also member of [Are We Dating The Same Guy? | Los Angeles](#) and [Ladies of Los Angeles](#)

No new posts

Amy Blalock hasn't posted anything yet in [Are We Dating The Same Guy? | Los Angeles](#)

[Go back](#)

EXHIBIT X

1 Dr. Stewart Lucas Murrey
1217 Wilshire Blvd. # 3655
2 Santa Monica, CA 90403
Tel.: (424) 278-3017
3 Email: 2@lucasmurrey.io
SocialMedia: sickoscoop.com/lucas
4 Website: lucasmurrey.com

5 Plaintiff & Plaintiff in Pro Se

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8
9 **UNITED STATES BANKRUPTCY COURT**
10 **CENTRAL DISTRICT OF CALIFORNIA**
11

12 In re:

13 MS. AMY LYNNE BLALOCK, an
individual;

14 Debtor,

15 DR. STEWART LUCAS MURREY, an
individual;

16 Plaintiff,

17 MS. AMY LYNNE BLALOCK, an
individual;

18 Defendant.

Adversary Complaint Case No.

24-ap-01152-BR

[Assigned to: Hon. Judge Barry Russell]

**PLAINTIFF DR. MURREY'S
DISCLOSURES PURSUANT TO
FEDERAL RULE OF CIVIL
PROCEDURE 26(a)(1)**

19
20 Pursuant to Federal Rule of Civil Procedure 26(a)(1) Plaintiff Dr. Murrey
21 submits to Defendant Ms. Blalock his Initial Disclosures. These disclosures are
22 based on information readily available at the time. Plaintiff reserves the right to
23 revise, amend and/or supplement his disclosures up to and including the date of trial.
24
25 Dr. Murrey also bases his disclosures upon his good faith assessment of the disputed
26 material facts alleged by Defendant with particularity in its answer to Dr. Murrey's
27 complaint and pleadings. Plaintiff will consider amending or supplementing his
28

1 disclosures, if appropriate, as the issues presented by Defendant are developed,
2 refined and/or clarified during discovery.

3
4 **I. WITNESSES (RULE 26(a)(1)(a)):**

5 Plaintiff provides the following list of persons who may have relevant
6 information regarding his claims and defendant's defenses. The list is based upon
7 information available to Plaintiff at present. Discovery remains ongoing and Dr.
8 Murrey anticipates that additional persons who may have relevant information may
9 be identified through further discovery.
10

11
12 1. Plaintiff Dr. Murrey whose contact information is known to defendant; facts
13 and circumstances giving rise to the allegations in plaintiff's operative complaint;
14 Plaintiff's claims, allegations and damages; the nature, terms and conditions of
15 plaintiff's scholarship: books, articles, videos, as well as his compensation,
16 employment, responsibilities and damages.
17

18 2. Defendant Ms. Blalock whose contact information is known to plaintiff;
19 facts and circumstances giving rise to the allegations in plaintiff's operative
20 complaint; plaintiff's claims, allegations and damages; the nature, terms, and
21 conditions of Blalock's employment and employment history; Blalock's history and
22 present involvement with Facebook and its forums, including, but not limited to "Are
23 We Dating The Same Guy?" ("AWDTSG"); defendant's history and present
24 involvement in social media, media outlets, donation platforms, including, but not
25
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1 limited to GoFundMe; factual basis for Blalock's denial of plaintiff's allegations and
2 affirmative defenses.

3
4 3. Elly Shariat whose contact information is unknown to plaintiff; facts and
5 circumstances giving rise to the allegations in plaintiff's operative complaint;
6 plaintiff's claims, allegations and damages; the nature, terms, and conditions of
7 Shariat's employment and employment history; Shariat's history and present
8 involvement with Facebook and its forums, including, but not limited to "Are We
9 Dating The Same Guy?" ("AWDTSG"); Shariat's history and present involvement in
10 social media, media outlets, donation platforms, including, but not limited to
11 GoFundMe; factual basis for Blalock's denial of plaintiff's allegations and affirmative
12 defenses.

13
14
15 4. Any and all damages experts relevant to damages plaintiff has suffered.

16
17 5. Any other current or former employees or agents of defendant who have yet
18 to be identified, with knowledge of or about the facts and circumstances giving rise
19 to plaintiff's allegations in his operative complaint and/or plaintiff's history,
20 defendant's practices, customs, habits and procedures applicable to plaintiff's claims
21 and the facts for defendant's denial of plaintiff's allegations and defendant's
22 affirmative defenses; and
23

24
25 6. Any witness listed by Defendant.

26 **II. DOCUMENTS (RULE 26(a)(1)(B)):**
27
28

1 Pursuant to FRCP 26(a)(ii), plaintiff provides the following description by
2 category of the documents that may be used to support his allegations (except to the
3 extent the use would be solely for impeachment). The identified categories of
4 documents are not plaintiff's possession, custody, or control and plaintiff is still
5 waiting for the defendant to provide this critical documents and records in good faith
6 and pursuant to Federal Rules of Civil Procedure, but all of which defendant has thus
7 far failed to provide.

8
9 The identified categories of documents are in plaintiff's possession, custody,
10 or control attached hereto as Exhibit "1":
11

- 12 1) Dr. Murrey's books;
- 13 2) Facebook AWDTSO members harassing dead men and men who reject
14 them;
- 15 3) Facebook AWDTSO members with psychological disorders;
- 16 4) Defamation, cyberbullying, harassment, stalking, etc. of plaintiff by
17 Facebook AWDTSO members;
- 18 5) Defendants' defamation, cyberbullying, harassment, stalking, etc. of
19 plaintiff;
- 20 6) Facebook points obtained by defendant and related co-conspirators;
- 21 7) Media smear-campaign promoting Shariat's false stalking story;
- 22 8) Monetization of harm of plaintiff via GoFundMe webpage, Facebook
23 points, and deals sought to make a documentary e.g. with Netflix;
- 24
- 25
- 26
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- 9) Paola Sanchez and creators, moderators, administrators of AWDTS
Facebook forums;
 - 10) Facebook Metacoin, Libra, Diem, etc.;
 - 11) Related discovery responses and rulings;
 - 12) Plaintiff unable to join said Facebook AWDTS groups;
 - 13) Facebook employing ex-spooks; harassing plaintiff for his criticisms of
the national security state and other related political values;
 - 14) Offline stalking, harassment and death threats to plaintiff;
 - 15) Discovery propounded on defendant Blalock;
 - 16) Blalock's discovery responses;
- and any other supporting documents of Plaintiff's damages.

III. DAMAGES claimed by plaintiff (RULE 26(a)(1)(C)):

Plaintiff claims the following damages: Punitive and special damages, including, but not limited to loss of earnings, psychological care, plus general damages, including psychological pain and suffering because of said intentional and malicious statements, \$500,000, plus punitive and exemplary damages for defamation and defamation per se, plus costs of suit and attorney fees, pursuant California Govt. C. § 12965(b), in amounts to be proven at trial, or by post-trial motion.

//

1 **IV. INSURANCE AGREEMENTS (RULE 26(a)(1)(D)):**

2 Plaintiff has no insurance to cover his losses in this case.

3
4
5 Dated: 9 December 2024

Respectfully submitted,

6 By: /s/Stewart Lucas Murrey
7 Dr. Stewart Lucas Murrey
8 Plaintiff & Plaintiff in Pro Se
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PROOF OF SERVICE

I declare as follows:

I am over the age of 18 years, and not a party to this action. My address is 1217 Wilshire Blvd. # 3655, Santa Monica, CA 90403, which is located in the county where the mailing described below took place. On 11 December 2024 I served the foregoing document(s) described as: Dr. Murrey's Notice and Motion to Compel and Request for Sanctions; Joint Stipulation, Declaration and Proposed Order in the matter of Dr. Murrey v. Blalock (Federal Bankruptcy Case No. 24-ap-01152-BR) to:

Amy Lynne Blalock
1001 Gayley Ave. # 24381
Los Angeles, CA 90024
Tel. (310) 569-6182
Email: amyblalock@gmail.com

I served a true copy of the document(s) above:

☐ By United States mail. I enclosed the documents in a sealed envelope or package addressed to the person(s) at the address(es) mentioned above and:

☐ I placed the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage full prepaid.

☒ By e-mail or electronic transmission. Based on a court order or an agreement of the parties to accept service by e-mail or electronic transmission, I caused the document(s) to be sent to the person(s) at the e-mail address(es) listed above. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful.

☐ I hereby certify that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

☒ I hereby certify under the penalty of perjury that the foregoing is true and correct. Executed on 11 December 2024 at Los Angeles, California.


Declarant